### Case 18-03294-hb Doc 20 Filed 07/19/18 Entered 07/19/18 08:45:18 Desc Main Page 1 of 11 Document

Fill in this information to ide	ntify your case:		Check if this is a modified plan, and list below the
Debtor 1Wendy D. Sha			sections of the plan that hav been changed.
First Name	Middle Name	Last Name	Pre-confirmation modification
Debtor 2			- 110-00/miniation modification
(Spouse, if filing) First Name	Middle Name	Last Name	Post-confirmation modification
United States Bankruptcy Court fo	r the: District of South Caroli	na	
Case number18-03294-hb(If known)			

## District of South Carolina

# **Chapter 13 Plan**

12/17

### Part 1:

**Notices** 

To Debtors:

This form sets out options that may be appropriate in some cases, but the presence of an option on the form does not indicate that the option is appropriate in your circumstances. Plans that do not comply with the Bankruptcy Code, the Federal Rules of Bankruptcy Procedure, this Court's local rules, and judicial rulings may not be confirmable.

In the following notice to creditors, you must check each box that applies.

To Creditors: Your rights may be affected by this plan. Your claim may be reduced, modified, or eliminated.

You should read this plan carefully and discuss it with your attorney if you have one in this bankruptcy case. If you do not have an attorney, you may wish to consult one. Failure to object may constitute an implied acceptance of and consent to the relief requested in this document.

If you oppose the plan's treatment of your claim or any provision of this plan, you or your attorney must file an objection to confirmation at least 7 days before the date set for the hearing on confirmation, unless otherwise ordered by the Bankruptcy Court. The Bankruptcy Court may confirm this plan without further notice if no objection to confirmation is filed. See Bankruptcy Rule 3015. In addition, pursuant to Federal Rule of Bankruptcy Procedure 3002, you must file a timely proof of claim in order to be paid under any plan. Confirmation of this plan does not bar a party in interest from objecting to a claim.

The following matters may be of particular importance. Debtors must check one box on each line to state whether or not the plan includes each of the following items. If an item is checked as "Not Included" or if both boxes are checked, the provision will be ineffective if set out later in the plan.

1.1	A limit on the amount of a secured claim, set out in Section 3.2, which may result in a partial payment or no payment at all to the secured creditor	□ Included	X Not included
1.2	Avoidance of a judicial lien or nonpossessory, nonpurchase-money security interest, set out in Section 3.4	□ Included	X Not included
1.3	Nonstandard provisions, set out in Part 8	□ Included	X Not included
1.4	Conduit Mortgage Payments: ongoing mortgage payments made by the trustee through plan, set out in Section 3.1(c) and in Part 8	□ Included	X Not included

De	bto	Case 18-03294-hb Doc 20 Filed 07/19/18 Entered 07/19/18 08:45:18 Desc Main  Document Page 2 of 11  Case Number18-03294-hb
P	art 2	Plan Payments and Length of Plan
2.1	Uni	e debtor submits to the supervision and control of the trustee all or such portion of future earnings or other future income as is necessary for the ecution of the plan.  less all allowed claims (other than long-term claims) are fully paid pursuant to the plan, the debtor will make regular payments to the trustee as ows:
	[ar	2,203.00 per month for60 months  nd \$ per month for months.]  sert additional lines if needed.
The plan	deb . Th	tor and trustee may stipulate to a higher payment in order to provide adequate funding of the plan without the necessity of a modification to the le stipulation is effective upon filing with the Court.
Add	tiona	al monthly payments will be made to the extent necessary to make the payments to creditors specified in this plan.
2.2		gular payments to the trustee will be made from future income in the following manner:  eck all that apply.  The debtor will make payments pursuant to a payroll deduction order.  The debtor will make payments directly to the trustee.  Other (specify method of payment):
2.3		ome tax refunds.  eck one.  The debtor will retain any income tax refunds received during the plan term.  The debtor will treat income tax refunds as follows:
	Che ₩	ditional payments.  ack one.  None. If "None" is checked, the rest of § 2.4 need not be completed or reproduced.  The debtor will make additional payment(s) to the trustee from other sources, as specified below. Describe the source, estimated and date of each anticipated payment.
Pa	rt 3	: Treatment of Secured Claims

To receive a distribution from the trustee, a proof of claim, including adequate supporting documentation and filed in compliance with Official Rules and Forms, must be filed with the Court. For purposes of plan distribution, a claim shall be treated as provided for in a confirmed plan. However, if a claim is treated as secured in a confirmed plan and the affected creditor elects to file an unsecured claim, such claim, unless timely amended, shall be treated as unsecured for purposes of plan distribution. Any creditor holding a claim secured by property that is removed from the protection of the automatic stay by order, surrender, or through operation of the plan will receive no further distribution from the chapter 13 trustee on account of any secured claim. This provision also applies to creditors who may claim an interest in, or lien on, property that is removed from the protection of the automatic stay by another lienholder or released to another lienholder, unless the Court orders otherwise, but does not apply if the sole reason for its application arises under 11 U.S.C. § 362(c)(3) or (c)(4). Any funds that would have otherwise been paid to a creditor, but pursuant to these provisions will not be paid, will be distributed according to the remaining terms of the plan. Any creditor affected by these provisions and who has filed a timely proof of claim may file an itemized proof of claim for any unsecured deficiency within a reasonable time after the removal of the property from the protection of the automatic stay. Secured creditors that will be paid directly by the debtor may continue sending standard payment and escrow notices, payment coupons, or inquiries about insurance, and such action will not be considered a violation of the automatic stay.

District of South Carolina Effective December 1, 2017

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DebtorWendy D. Shaw	Docume	nt Page 3 of	F 11 Number 18-	0329/L-bb			
3.1 Maintenance of payments and	cure or waiver of default, if a	ny.	10	03234 IIb			
Check all that apply. Only relev None. If "None" is checked,	vant sections need to be reprodu , the rest of § 3.1 need not be co	iced. Ompleted or reproduce	ed.				
3.1(a) The debtor is not in	n default and will maintain the cu	irrent contractual insta	allment navments o	n the secured claims listed below, with	L		
changes required by the applicable co	ontract and noticed in conformit	y with any applicable r	ules. These payme	ents will be disbursed directly by the de	n any ebtor.		
Name of Creditor	Collateral						
Insert additional claims as neede	led.						
X 3.1(b) The debtor is in defa any changes required by the applicab by the trustee, with interest, if any, at ordered by the Court.	ole contract and noticed in confo	rmity with any applica	hle rules The arrow	secured claims listed below, with arage payments will be disbursed itor's allowed claim or as otherwise			
Name of Creditor	Collateral	Estimated amount of arrearage	arrearage	Monthly plan payment on arrearage			
Wilmington Savings Fund Socie	ety 345 Sharon Church Road Greer, SC 29651	\$108,216.00 Includes amounts accrued through the [July 2018]	(if applicable) %	\$ <u>1804.00</u> or more			
Insert additional claims as neede	ed.						
3.1(c) The debtor elects to with the Operating Order of the Judge the Operating Order, the terms of the	e assigned to this case and as i	ayments to the trustee provided in Section 8.	for payment throug 1. In the event of a	h the Chapter 13 Plan in accordance conflict between this document and			
图 3.1(d) The debtor propose or procedures of the Judge assigned to	es to engage in loss mitigation e to this case. Refer to section 8.	efforts with Wilmington 1 for any nonstandard	Savings Fund Soc provisions, if applic	iety according to the applicable guidel able.	lines		
Insert additional claims as neede	ed.						
3.1(e) Other. A secured claim is treated as set forth in section 8.1. This provision will be effective only if the applicable box in Section 1.3 of this plan is checked and a treatment is provided in Section 8.1.							
3.2 Request for valuation of securi	ity and modification of unders	secured claims. Chec	k one.				
₩ None. If "None" is checked, the	ne rest of § 3.2 need not be com	pleted or reproduced.					
The remainder of this para	agraph will be effective only if	the applicable box is	n Part 1 of this pla	n is checked.			
200	Court determine the value of the e of the secured claim should b unless otherwise ordered by the filing one has expired, the value	secured claims listed le as set out in the cole Court after motion oue of a secured claim	below. For each nor umn headed <i>Estima</i> r claims objection fi listed in a proof of	n-governmental secured claim listed ated amount of secured claim. For led after the governmental unit files is claim filed in accordance with the			
The portion of any allowed of this plan. If the estimated amount of a entirety as an unsecured claim under the proof of claim controls over any controls.	creditor's secured claim is liste Part 5.1 of this plan. Unless othe	d below as having no erwise ordered by the	value, the creditor's	unsecured claim under Part 5.1 of s allowed claim will be treated in its of the creditor's total claim listed on			

	L8-03294-hb dy D. Shaw		Filed 07/19/1 Document	Page 4 of 1	07/19/18 08:4 1 mber18-032		Main
Unless 1 1325(a)(5)(B)(i). S	11 U.S.C. § 1325 Secured creditors pa	(a)(5)(A) or (C aid the full secu	) applies, holders of ired claim provided fo	f secured claims s r by this plan shall s	hall retain liens to atisfy any liens withi	the extent providen a reasonable time	ed by section ne.
Name of creditor	Estimated amount of creditor's total claim	Collateral	Value of collateral	Amount of claims senio to creditor's claim		Interest rate	Estimated monthly payment to creditor (disbursed by the trustee)
	\$	-	\$	\$	\$	%	\$ (or more)
Insert additional cla	aims as needed.						
3.3 Other secured	d claims excluded	from 11 U.S.C	. § 506 and not othe	erwise addressed I	nerein.		
Check one.							
₩ None. If	"None" is checked	, the rest of § 3	.3 need not be compl	eted or reproduced.			
☐ The clair	ms listed below are	being paid in fo	ull without valuation o	r lien avoidance.			
the debter, de apeci	nica below. Holder	S OF SECURED CIR	terest at the rate state aims shall retain liens atisfy any liens within	to the extent provid	yments will be disbui ed by 11 U.S.C. § 13	rsed either by the t 325(a)(5)(B)(i). Se	rustee or directly by cured creditors paid
Name of creditor	Collat	eral	Estimated a	amount of I	nterest rate		ed monthly t to creditor
1			\$		%	\$ (or more	)
						1.50	,
						Disburse  Trust	
	• W 80					☐ Debto	or
Insert additional clai	ims as needed.						
3.4 Lien avoidanc	e.						
Check one.							
X None. If "N	None" is checked, to	he rest of § 3.4	need not be complete	ed or reproduced.	_		
			ive only if the applic				
the debtor would have a claim listed below judicial lien or securi judicial lien or securi	we been entitled un will be avoided to t ity interest that is a ity interest that is n	der 11 U.S.C. § the extent that in voided will be to the tot avoided will	chase money security 522(b). Unless other t impairs such exemp reated as an unsecur be paid in full as a servide the information	wise ordered by the tions upon entry of ed claim in Part 5.1 ecured claim under	Court, a judicial lier the order confirming to the extent allowe the plan. See 11 U.S.	or security interest the plan. The amount if	st securing ount of the
Choose ti	he appropriate form	n for lien avoida	nnce.				
Name of creditor a description of pro securing lien		unt of lien s	Fotal of all senior/unavoidable iens	Applicable Exemption and Code Section	Value of debtor's interest in property	Amount of lien not avoided (to be paid in 3.2 above)	Amount of lien avoided
	\$	\$	<u> </u>		\$	\$	\$

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Del	DebtorWendy D. Shaw Document Page 5 of 11 Case Number18-03294-hb										
Der	200.00	1862 TAXAS - 1867	m for avoidance o	of lions	00000	wnod prop		case Number _	16-03294	-IID	
	036	11113 101	III IOI avoidance d	JI IIGIIS	5 011 00-0	wiieu prop	erty Orny.				
an of	me of cre d descrip property curing lie	tion	Total equity (va of debtor's property less senior/unavoida liens)		Debtor (Total e multipl debtor propor interes proper	lied by 's tional st in	Applicable Exemption and Code Section	Non-exempt equity (Debtor's equity less exemption)	Estimated lien	Amount of lien not avoided (to be paid in 3.2 above)	Amount of lien avoided
-			\$		\$		Secretario de la compansión de la compan	\$	\$	\$	\$
lua-	w adultic	امامام	10 00 nood-d								
inse	rt addition	al claim	is as needed.								
3.5	Surrend	er of co	ollateral.								
	Check or										
			ne" is checked, the	roct	of & 3 5 n	need not be	completed or re	enroducod			
	22.										
plan resu	the stay i	under 1 served the dis	1 U.S.C. § 362(a) on all co-debtors. position of the co	be ter . Any	minated creditor v	as to the c who has fil	ollateral only and led a timely pro	e creditor listed below. d that the stay under { of of claim may file a e surrender of the pro	§ 1301 be termin n amended pro	nated in all respect of of claim itemiz	cts. A copy of this ing the deficiency
	Nama	£ avadiá		Call	ataval						
	Name of creditor Collateral										
	**************************************			-							
	Insert ad	ditional	claims as needed	1.							
Pa	ort 4:	reatm	nent of Fees an	nd Pri	iority C	laims					
4.1	General										
on a	The debtor shall pay all post-petition priority obligations, including but not limited to taxes and post-petition domestic support, and pay regular payments on assumed executory contracts or leases, directly to the holder of the claim as the obligations come due, unless otherwise ordered by the Court. Trustee's fees and all allowed priority claims, including domestic support obligations other than those treated in § 4.5, will be paid in full without postpetition interest.										
	Trustee's		,	3					, , ,		-,
			verned by statute	and m	nav chano	ae durina t	he course of the	case.			
	Attorney		er eine deue de groep en de de eeu - eeu en de geveel onde eeu de geveel onde de verden de de verd								
4.5	United States See See See See See See See See See S						2 22 4				1 12 2
	a. The debtor and the debtor's attorney have agreed to an attorney's fee for the services identified in the Rule 2016(b) disclosure statement filed in this case. Fees entitled to be paid through the plan and any supplemental fees as approved by the Court shall be disbursed by the trustee as follows: Following confirmation of the plan and unless the Court orders otherwise, the trustee shall disburse a dollar amount consistent with the Judge's guidelines to the attorney from the initial disbursement. Thereafter, the balance of the attorney's compensation as allowed by the Court shall be paid, to the extent then due, with all funds remaining each month after payment of trustee fees, allowed secured claims and pre-petition arrearages on domestic support obligations. In instances where an attorney assumes representation in a pending <i>pro se</i> case and a plan is confirmed, a separate order may be entered by the Court, without further notice, which allows for the payment of a portion of the attorney's fees in advance of payments to creditors.										
	b. If, as an alternative to the above treatment, the debtor's attorney has received a retainer and cost advance and agreed to file fee applications for compensation and expenses in this case pursuant to 11 U.S.C. § 330, the retainer and cost advance shall be held in trust until fees and expense reimbursements are approved by the Court. Prior to the filing of this case, the attorney has received \$ and for plan confirmation purposes only, the fees and expenses of counsel are estimated at \$ or less.										
4.4	Priority (	claims	other than attorn	iey's f	ees and	those trea	ated in § 4.5.				
	Check one.										

☐ The debtor is unaware of any priority claims at this time. If funds are available, the trustee is authorized to pay on any allowed priority claim without further amendment of the plan.

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De	ebtorWendy D. Shaw		u-	Page 6 of 11 Case Number18-032	94-hb
	Domestic Support Claims.	11 U.S.C. § 507	(a)(1):		
	<ul><li>b. The debtor shall pay creditor.</li><li>c. Any party entitled to dis not property of the</li></ul>	all post-petition	domestic support oblined or alimony under a	on domestic support obligation arreara thout interest, is paid in full. Add additi gations as defined in 11 U.S.C. § 101 pplicable non-bankruptcy law may colle g of income that is property of the estate	onal creditors as needed.  (14A) on a timely basis directly to the
		· • · · · · · · · · · · · · · · · · · ·	a judicial of autilities	rative order of a statute.	
trus	M Other Priority debt. The trus stee is authorized to pay on any all	tee shall pay all owed priority cla	remaining pre-petition im without further ame	11 U.S.C. § 507 priority claims on a <i>pro</i> indment of the plan.	o rata basis. If funds are available, the
4.5	Domestic support obligations	assigned or ow	red to a governmenta	I unit and paid less than full amount	
	Check one. X None. If "None" is checked, the	e rest of & 4.5 ne	eed not be completed a	or raproduced	
60 i	d will be paid less than the full amo months; see 11 U.S.C. § 1322(a)(4		under 11 U.S.C. § 132	pport obligation that has been assigned 22(a)(4). This plan provision requires to	d to or is owed to a governmental unit that payments in § 2.1 be for a term of
	Name of creditor			Amount of claim to be paid	
				\$ Disbursed by ☐ Trustee ☐ Debtor	
Inse	ert additional claims as needed.				
P	art 5: Treatment of Nonp	riority Unsec	ured Claims		
5.1	Nonpriority unsecured claims r	not separately o	lassified. Check one		
		ims that are not	separately classified v	vill be paid, pro rata by the trustee to th	e extent that funds are
	▼ The debtor estimates payment				
	☐ The debtor proposes payment	of 100% of clair	ns.		
	☐ The debtor proposes payment	of 100% of clair	ns plus interest at the	rate of%.	
5.2	Maintenance of payments and o				
	X None. If "None" is checked, the				
unse	The debtor will maintain the co ecured claims listed below.	ntractual installn	nent payments and cur	e, through the trustee, any prepetition d	efault in payments on the
	Name of creditor	Current instal (paid by the d	llment payment lebtor)	Estimated amount of arrearage through month of filing or conversion	Monthly payment on arrearage to be disbursed by the trustee
		\$		\$	\$
	Insert additional claims as needed				(or more)
			÷		

5.3 Other separately classified nonpriority unsecured claims. Check one.

**X None.** If "None" is checked, the rest of  $\S$  5.3 need not be completed or reproduced.

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Debto	orWendy D. Shaw			ge 7 of 11 Case Number18-0	03294-hb	
	The nonpriority unsecured	allowed claims listed	below are separately cl	assified and will be treated as t	follows:	
Name	e of creditor	Total amount to	be paid on	Interest rate		
		the claim		(if applicable)		
		\$		%		
Specify	the amount and frequency of	of payments and whe	ether disbursed by the tru	stee or the debtor.		
				Carefolica Son Williams September 1980 (1980)		
Provide	a brief statement of the bas	is for separate class	ification and treatment			
Insert a	dditional claims as needed.					
U pla	Other. An unsecured claim an is checked and a treatmen	is treated as set fort	h in section 8.1. This pro	ovision will be effective only if t	he applicable box	in Section 1.3 of this
Pic	ario onconou and a treatmen	it is provided in Seci	1011 6.1.			
Part	6: Executory Contrac	ts and Unexpire	d Leases			
6.1 Ih co	e executory contracts and ntracts and unexpired leas	unexpired leases I	isted below are assume	ed and will be treated as spec	cified. All other	executory
	None. If "None" is checked, to					
rule. Pr	Assumed items. Current in epetition arrearage payments	stallment payments s will be disbursed b	will be disbursed directly by the trustee unless other	by the debtor, as specified bel	low, subject to an	y contrary court order or
			, and a doctor amount office	imbo ordered.		
Name	of creditor D	escription of lease	d Current ins	tallment Estimated amou	int of Estima	ted monthly
	рі	roperty or executor		arrearage throu	gh payme	
	CC	ontract		month of filing of conversion		earage to be sed by the trustee
			S	\$	\$	ou by the trustee
				¥	- Ψ	
nsert ad	dditional claims as needed.				(or mo	ire)
	isinonal siamis as necaca.					
Part '	7: Vesting of Property	of the Estate				
7.1 Pro	perty of the estate will vest	t in the debtor as s	tated below:			
Ch	eck the applicable box:					
X	Upon confirmation of the pl	an, property of the e	state will remain property	of the estate, but possession	of property of the	estate shall remain with
	responsible for protecting t	he estate from any	liability resulting from op-	ding the use or maintenance of eration of a business by the de	ebtor Nothing in	the plan is intended to
	respires an affine to all the second	فالماء والمقد والماسية	or the trustee as news.	:Ale		Pissi is illicitated to
	waive or affect adversely a			ith respect to any causes of ac which is set forth in section 8.1.		e debtor.

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Part 8: Nonstandard Plan Provisions	
8.1 Check "None" or List Nonstandard Plan Provisions	
▼ None. If "None" is checked, the rest of Part 8 need not be completed or reproduced.	
Under Bankruptcy Rule 3015(c), nonstandard provisions must be set forth below. A nonstandard provision is a provision not otherwise included in this form or deviating from it. Nonstandard provisions set out elsewhere in this plan are ineffective.	
The following plan provisions will be effective only if there is a check in the box "Included" in § 1.3.	
	-
	<u>200</u>
	TO .
Part 9: Signature(s)	
9.1 Signatures of the debtor and the debtor's attorney	
The debtor and the attorney for the debtor, if any, must sign below.	
The second of arry, mase sign below.	
•	
No.	
X_/s/Wendy D. ShawX	
Signature of Debtor 1  Signature of Debtor 2  Executed on 07/17/2018	

By filing this document, the debtor, if not represented by an attorney, or the debtor and the attorney for the debtor certify(ies) that this Chapter 13 plan contains no nonstandard provision other than those set out in Part 8.

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IN THE UNITED STATES BAN	KRUPTCY COURT
FOR THE DISTRICT OF SOI	JTH CAROLINA
IN RE:	
Wendy D. Shaw	Case Number 18-03294-hb
Debtor.	Chapter 13

## **CERTIFICATE OF SERVICE**

The undersigned hereby certifies that she is the Paralegal to the Attorney for the Debtor, in the within matter and that the within **CHAPTER 13 PLAN** was served to all parties listed below via mail by depositing copies of same in the United States Mail, with sufficient postage annexed thereto, addressed as follows:

## SEE ATTACHED MAILING MATRIX

July 19, 2018

/s/Helen Pendarvis
Helen Pendarvis, Paralegal
Kinlaw, Cunningham, and Ward, LLC
309 Mills Avenue
Greenville, SC 29605
864-509-6249
paralegal@kcwlawoffices.com

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Label Matrix for local noticing 0420-7 Case 18-03294-hb District of South Carolina Spartanburg Mon Jul 2 12:53:41 EDT 2018

Bayview FCI Lenders Inc PO Box 27370 Anaheim CA 92809-0112

Cedric A Cunningham
Cedric A Cunningham, Attorney at Law LLC
309 Mills Avenue
Greenville, SC 29605-4021

Financial Data Systems 1638 Military Cutoff Rd. Wilmington NC 28403-5716

First National Collection Bureau PO Box 5007 Carol Stream IL 60197-5007

Hudson Auto C/O Pro Debt Sol 1310 US 501 Myrtle Beach SC 29577-9742

John B. Kelchner Hutchens Law Firm 240 Stoneridge Drive, Suite 400 Columbia SC 29210-8013

Merchants AD PO Box 7511 Mobile AL 36670-0511

Oasis Financial 9525 West Bryn Mawr Ave Des Plaines IL 60018-5249

Ralph Wilson, Sr. PO Box 1827 Conway SC 29528-1827 AMPORAGEMENT, LLC Page 10 of 11 c/o Kristin A Zilberstein as Authorized PO Box 2741
Seal Beach CA 90740-1741

Beach Urgent Care 4879 Barefoot Resort Bridge Road North Myrtle Beach SC 29582

Duke Energy PO Box 70515 Charlotte NC 28272-0515

Finkel Law Firm, LLC PO Box 71727 North Charleston SC 29415-1727

GC Services Limited Partnership PO Box 105028 Atlanta GA 30348-5028

IC Systems
444 Highway 96 East
PO Box 64794
Saint Paul MN 55164-0794

Kruger LTD 1513 Absco Rd Longs SC 29568-8815

Michelle R. Ghidotti-Gonsalves
The Law Offices of Michelle R. Ghidotti
1920 Old Tustin Ave.
Santa Ana CA 92705-7811

Oasis Financial/ Citifinancial 6801 Colwell Blvd NTSB-2320 Irving TX 75039-3198

Reward Collection Services 4839 N Elston Avenue Chicago IL 60630-2534 AT & T Mobility II LLC AT&T Services Inc. Karen Cavagnaro, Paralegal One AT&T Way, Suite 3A104 Bedminster NJ 07921-2693

Centralized Insolvency Operations P. O. Box 7346 Philadelphia PA 19101-7346

ERC Enhanced Recovery Corp. 8014 Mayberry Road Jacksonville FL 32256

First Data 5565 Glenridge Connector NE Attn: Bankruptcy Dept. 4425 Ponce De Leon Blvd. 5th Miami FL 33146-1837

Gretchen D. Holland Ch. 13 Trustee Office 20 Roper Corners Circle, Suite C Greenville, SC 29615-4833

IRS Chief Insolvency Group 4 1835 Assembly Street, M/S MDP Columbia SC 29201-2430

Medicredit Inc PO Box 1629 Maryland Heights MO 63043-0629

Nationwide Recovery Service PO Box 8005 Cleveland TN 37320-8005

Pro Debt Solutions 314 South Melrose Drive Vista CA 92081-6669

Riley Pope and Laney, LLC PO Box 11412 Columbia SC 29211-1412 Case 18-03294-hb Doc 20 Filed 07/19/18 Entered 07/19/18 08:45:18 Desc Main tof Revenue SQCocument Page 11 of 11

SC Department of Revenue P.O. Box 12265 Columbia SC 29211-2265

PO Box 910 Edenton NC 27932-0910 Santander Consumer USA PO Box 560284 Dallas TX 75356-0284

Wendy Diane Shaw 345 Sharon Church Road Greer, SC 29651-7508

Snow Monkey Gift Shop 2201 South Ocean Blvd. Myrtle Beach SC 29577-4742

Southwest Credit Systems 4120 International Parkway, Suite 100 Carrollton TX 75007-1958

US Trustee's Office Strom Thurmond Federal Building 1835 Assembly St. Suite 953 Columbia, SC 29201-2448

U.S. Attorney 1444 Main St Columbia SC 29201

Unique National Collection 119 E. Maple St. Jeffersonville IN 47130-3439

United States Department of Justice Office of the Attorney General 950 Pennsylvania Ave Washington DC 20530-0001

Wilmington Savings Fund Society, FSB AMIP Management, LLC 3020 Old Ranch Parkway, Suite 180 Seal Beach CA 90740-2799

World Finance Corp Attn: Bankruptcy PO Box 6429 Greenville SC 29606-6429

End of Label Matrix
Mailable recipients 41
Bypassed recipients 0
Total 41